UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEVADA

In re: BK-23-10423-mkn

CASH CLOUD, INC.,¹ Chapter 11 dba COIN CLOUD,

Debtor.

Adversary Proceeding: 23-01010-mkn

CASH CLOUD, INC. dba COIN CLOUD, et al, CERTIFICATE OF SERVICE

Plaintiff
vs
COLE KEPRO INTERNATIONAL, LLC, et al,
Defendant

I, Angela Tasi, depose and say that I am employed by Stretto, the claims and noticing agent for the Debtor in the above-captioned case.

On February 13, 2023, at my direction and under my supervision, employees of Stretto caused the following documents to be served via first-class mail on the service list attached hereto as **Exhibit A**, and via electronic mail on Cole Kepro International, LLC, Attn: Andrew Cashin at info@colekepro.com:

- Complaint for Declaratory Judgment Determining the Validity and Extent of Cole Kepro International LLC's Security Interest (Docket No. 1)
- Summons and Notice of Scheduling Conference in an Adversary Proceeding (Docket No. 4)
- United States Bankruptcy Court District of Nevada Adversary Proceeding Procedures (Attached as Exhibit B)

Dated: February 13, 2023 /s/ Angela Tsai

Angela Tsai STRETTO 410 Exchange, Suite 100 Irvine, CA 92602

Telephone: 720-792-9194

Email: TeamCoinCloud@stretto.com

¹ The last four digits of the Debtor's federal tax identification number are 7468. The Debtor's mailing address is 10190 Covington Cross Dive, Las Vegas, NV 89144.

Exhibit A



Exhibit A

Served via First Class Mail

Name	Attention	Address 1	Address 2	City	State	Zip
Cole Kepro International, LLC	Attn: Andrew Cashin	4170-103 Distribution Circle		North Las Vegas	NV	89030
Cole Kepro International, LLC	c/o CT Corporation System, Registered Agent	701 S. Carson Street	Ste 200	Carson City	NV	89701
Cole Kepro International, LLC	c/o Mason Peng, Manager	2151 Central Avenue		St. Petersburg	FL	33713

In re: Cash Cloud, Inc. Case No. 23-10423 (MKN)

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Exhibit B

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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA ADVERSARY PROCEEDING PROCEDURES

The court will electronically issue a summons for electronic filers or "e-filers." The clerk will continue to issue a paper summons for those attorneys or parties who are not e-filers. The required "Standard Discovery Plan or Request for Waiver of Filing Discovery Plan" document is available on the court's website. The summons will contain the date and time of the initial Scheduling Conference.

Unrepresented parties should visit the court's website at www.nvb.uscourts.gov, and read the information under the "Don't Have An Attorney?" section.

The Plaintiff must serve, with the Summons and Adversary Complaint, the Standard Discovery Plan or Request for Waiver of Filing Discovery, and a copy of this Adversary Proceeding Procedures sheet.

- A. *Meet and Confer Immediately After Answering.* Within thirty (30) days after the first defendant has answered or otherwise appeared, the parties must meet and confer as required by Fed. R. Bankr. P. 7026 and Local Rule 7026. No later than 14 days after the initial meeting, the parties must complete and submit a discovery plan or, if applicable, file a request for a waiver.
- B. Attendance at Scheduling Conference. Unless otherwise excused by order of the court, all attorneys and all unrepresented parties *must* attend all scheduling and status conferences, including the first scheduling conference. After the first scheduling conference, the court will approve, disapprove, or modify the discovery plan and enter other orders as appropriate. At any time, on request of a party or on its own, the court may order and schedule a conference of all of the parties to discuss the provisions of the discovery plan or scheduling order.
- C. *Motions*. All motions to amend the pleadings pursuant to Fed. R. Bankr. P. 7015 and/or to join parties pursuant to Fed. R. Bankr. P. 7019 must be filed in time to be heard no later than the close of discovery. If an amendment or joinder is allowed, and unless the court orders otherwise, discovery will be extended for an additional 45 days from the original date for the close of discovery. This type of an extension is for the limited purpose of conducting discovery only with respect to the amendment or joinder.

Unless the parties otherwise agree, and the court approves the parties' agreement, all potentially dispositive motions with respect to any or all issues, must be filed no later than the close of discovery. It is counsel's responsibility to ensure that, regardless of the date filed, any dispositive motion is heard before the scheduled trial date.

Motions in limine must be filed according to the timelines set forth in the court's scheduling order. No reply will be permitted unless requested by the court.

- D. **Discovery**. Unless the parties otherwise agree, and the court approves that agreement, all discovery must be completed no later than 120 days after the answer is filed or after the first appearance by the first defendant. All discovery must be conducted in accordance with the Federal Rules of Bankruptcy Procedure and applicable Local Rules of Bankruptcy Practice.
- E. *Pre-Trial Conference.* The court normally will enter an order regarding pre-trial and trial for the case. This type of order usually provides for, among other things, a pre-trial conference, as well as the content and timing for any trial statements. All attorneys and all unrepresented parties must attend any pre-trial conference.
- F. *Trial Preparation.* Unless otherwise ordered by the court, no later than the day before trial, the parties will mark the exhibits and supplement any trial statements. Sanctions may be imposed if, without good cause, a party fails to stipulate to an exhibit.

G. **Settlement Conferences.** The court is willing, at the parties' request, to participate in one or more settlement conferences. Unless otherwise ordered by the court, all parties and all attorneys must be present at any settlement conference.

Updated 2/20

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	NVB 7026 (Rev. 6/16)					
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4	UNITED STATES BANKRUPTCY COURT					
5	DISTRICT OF NEVADA					
6	* * * * *					
7	In re) BK:					
8) Chapter:) Adv. No.:					
9) STANDARD DISCOVERY PLAN					
10	Debtor(s). OR REQUEST FOR WAIVER OF					
11) FILÎNG DISCOVERY PLAN					
12						
13	Plaintiff(s),)					
14						
15						
16	1. Discovery Plan					
17	Request for waiver of requirement to prepare and file a formal discovery					
18	plan.					
19	The parties certify that all discovery can be completed informally, without the need of					
20	court intervention and in conformance of the Standard Discovery Plan, and that the matter will					
21	be ready for trial within 120 days, <u>or</u>					
22	A discovery plan is needed or useful in this case. Check one:					
23	The parties agree to the standard discovery plan. The first defendant					
24	answered or otherwise appeared on Discovery shall be completed within					
25	days, measured from the date the first defendant answered or otherwise appeared.					
26	Discovery will close by					
27						
28	1					
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1	The parties jointly propose to the court the attached discovery plan and				
2	scheduling order. (Use Official Form 35 to the Federal Rules of Civil Procedure.)				
3	The parties cannot agree on a discovery plan and scheduling order. The				
4	attached sets forth the parties' disagreements and reasons for each party's position. (Use Official				
5	Form 35 of the Federal Rules of Civil Procedure.)				
6	Complete parts 2 - 6.				
7	2. Nature of the Case. Brief description of the nature of the case, i.e., dischargeability,				
8	denial of discharge, turnover, contract, etc.				
9					
10	3. Jury Trials: Check one:				
11	A demand for a jury trial has not been made				
12	A demand for a jury trial has been made pursuant to Fed. R. Civ. P. 38(b), and in				
13	conformity with LR 9015, but one or more of the parties does not consent to a jury trial pursuant				
14	to 28 U.S.C. § 157(e).				
15	It is expressly understood by the undersigned parties they have demanded a jury				
16	trial pursuant to Fed. R. Civ. P. 38(b), and in conformity with LR 9015, and have consented to a				
17	jury trial pursuant to 28 U.S.C. § 157(e).				
18	An original and two (2) copies of all instructions requested by either party shall be				
19	submitted to the clerk for filing on or before				
20	An original and two (2) copies of all suggested questions of the parties to be asked of the				
21	jury panel by the court on voir dire shall be submitted to the clerk for filing on or before				
22	·				
23	4. Additional Pleadings. Are there any counterclaims, cross claims or amendments to the				
24	pleadings expected to be filed?				
25	Yes				
26	No				
27					
28	2				

1	5. Settlement Conference							
2	A settlement conference is requested.							
3	If checked, a settlement conference is requested no earlier than							
4	Settlement cannot	be evaluated prior to additional discovery. The parties						
5	may later request a settlement conference.							
6	6. Trial							
7	The case should be ready for	trial by and should take						
8	day(s).							
9		do not consent to this court entering final judgment.						
0								
1	Dated:	Dated:						
2								
3	Signature of Counsel for Plaintiff(s)	Signature of Counsel for Defendant(s)						
4	Type Name, Address and	Type Name, Address and Telephone						
5	Telephone Number of Counsel	Number of Counsel						
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